

2007 DRAFTING REQUEST

Assembly Amendment (AA-AB767)

Received: 02/13/2008

Received By: rnelson2

Wanted: Soon

Identical to LRB:

For: Robert Turner (608) 266-0731

By/Representing: Nancy

This file may be shown to any legislator: NO

Drafter: rnelson2

May Contact:

Addl. Drafters:

Subject: Courts - miscellaneous

Extra Copies:

Submit via email: YES

Requester's email: Rep.Turner@legis.wisconsin.gov

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Notification of service of petition for temporary restraining order

Instructions:

see attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
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	02/13/2008	02/14/2008	02/14/2008	_____	02/14/2008	02/14/2008	

FE Sent For:

<END>

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FE Sent For:

<END>

Nelson, Robert P.

From: McAdams, Nancy
Sent: Wednesday, February 13, 2008 1:12 PM
To: Nelson, Robert P.
Subject: Amendment Drafting request for Rep. Turner

Hi Bob,

Rep. Turner asked if you could draft a simple amendment to AB 767. He would like it to require, as stated below in Noah Reandeau's February 8th e-mail, that AB 767 would be contingent on federal SAVIN funding (even though we do not have an automated system.) AB 767 will have a public hearing next Thursday, February 21, in the Assembly Comt. on Children and Family Law, so if you could have it ready by the afternoon of the 19th or the morning of the 20th, that would be great. Please let me know if you have any questions. Thanks again.

Nancy McAdams

Nancy McAdams
Office of State Rep. Robert Turner
212 North Capitol
P.O. Box 8953
Madison, WI 53708-8953
Phone: 608-266-0731
Fax: 608-282-3661

From: Noah Reandeau [mailto:noahr@gth-gov.com]
Sent: Friday, February 08, 2008 7:26 PM
To: McAdams, Nancy
Subject: RE: Public Hearing for the Committee on Children and Family Law

Nancy,

You could simply add "automated" to the bill and apply it to protective orders (without establishing a SAVIN system). That way you could make it contingent on federal funding and apply for the SAVIN funds for automated protective orders. Let me know if you have any questions.

Noah Reandeau
Governmental Affairs Consultant
Gordon Thomas Honeywell Governmental Affairs
(253) 620-6500 office
(253) 973-1892 cell
noahr@gth-gov.com

From: McAdams, Nancy [mailto:Nancy.McAdams@legis.wisconsin.gov]
Sent: Friday, February 08, 2008 1:39 PM
To: Noah Reandeau
Subject: RE: Public Hearing for the Committee on Children and Family Law

I will have to run this by Rep. Turner. I'm not sure he will want to proceed with the bill if we do not qualify for the funding. I know that there would be no interest in pursuing an automated system in

02/13/2008

WI right now--at least not with state funds. As I mentioned, we are going to be working on a budget adjustment bill of between \$300 to \$400 million. I will let you know, but with this news, he may want to request that the bill be taken off the agenda.

Nancy

From: Noah Reandeau [mailto:noahr@gth-gov.com]
Sent: Friday, February 08, 2008 3:33 PM
To: McAdams, Nancy
Subject: RE: Public Hearing for the Committee on Children and Family Law

Nancy,

In order to apply for the SAVIN funds, I believe it would have to be an "automated" system. Since Wisconsin lacks a SAVIN system, you might consider an amendment to require that the notification be "automated." Then you could make the bill contingent on federal funding. Just an idea.

Noah Reandeau

Governmental Affairs Consultant

Gordon Thomas Honeywell Governmental Affairs

(253) 620-6500 office

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noahr@gth-gov.com

From: McAdams, Nancy [mailto:Nancy.McAdams@legis.wisconsin.gov]
Sent: Friday, February 08, 2008 1:07 PM
To: Noah Reandeau
Subject: RE: Public Hearing for the Committee on Children and Family Law

Noah,

I have taken a brief look at the SAVIN program guidelines. It specifies "automated" systems. Do you think that would be a problem if WI applied for one of these grants with the system that is specified in Rep. Turner's bill?

Nancy McAdams

From: Noah Reandeau [mailto:noahr@gth-gov.com]
Sent: Thursday, February 07, 2008 5:00 PM
To: McAdams, Nancy
Subject: RE: Public Hearing for the Committee on Children and Family Law

Nancy,

Attached is some committee testimony that I put together for Virginia S.B. 638. It should serve as a good model for you. I am also attaching a general support letter from the National Center for Victims of Crime and some other supporting materials. Below is an answer to your question about the federal grants.

During the 07-08 funding cycle, the Bureau of Justice Assistance made available approximately \$13 million for funds supporting either new or expanding Statewide Automated Victim Information and Notification (SAVIN) programs. For the 08-09 funding cycle, approximately \$9.4 million will be available. Since the announcement of SAVIN funding, I am only aware of a small handful of applicants that were unsuccessful in being awarded the funding that they needed due to, it is my understanding, poorly described implementation plans and developing 'homegrown' systems not meeting specifications. Expansion funding is available for new programs for up to 500k per funding cycle. The BJA link for SAVIN is <http://www.ojp.usdoj.gov/BJA/grant/07SAVINsol.pdf>.

Please let me know if you have any other questions.

02/13/2008



Waated 2/15
State of Wisconsin
2007 - 2008 LEGISLATURE

LRBa1242/1

RPN:.....
gf

ASSEMBLY AMENDMENT ,
TO 2007 ASSEMBLY BILL 767

✓
1 At the locations indicated, amend the bill as follows:

2 **1.** Page ³2, line 7: after that line insert:

3 “(4) The director of state courts shall apply for money from the federal bureau
4 of justice assistance for funding from the federal statewide automated victim
5 information and notification program to implement the notification procedure under
6 this section. A clerk of circuit court is not required to provide the forms to petitioners
7 under sub. (1) or ^{to} notify petitioners under sub. (2), and the director of state courts is
8 not required to create the form under sub. (3), until the director of state courts
9 receives federal money to implement the notification procedure.”.

10 (END)